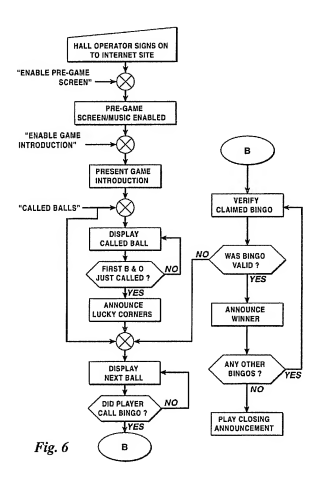
## **REMARKS**

Claims 1-12 and 14-19 were rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 6,955,604 to <u>Graves</u>. Claims 1-12 and 14-19 have been cancelled. New claims 20 through 28 are presented with this amendment.

<u>Graves et al.</u> is directed to system and method for providing an audio visual representation of a game among widely separated participants. <u>Graves et al.</u> indicates the following sequence for providing such game:



This sequence is also set forth at Col. 7, line 44 to Col. 8, line 18. As indicated there,

Graves et al. displays each called ball consecutively until a winner is determined. As a
result, Graves et al. necessarily only causes one video segment of a called ball at a time to

6

be retrieved and then displayed. A winning sequence of bingo game numbers is not determined and then compiled into a bingo game video including all winning numbers.

In stark contrast, Applicant's presently pending claims require the bingo game video to be compiled from a determination of the winning sequence of drawn bingo game numbers and then the video is transmitted with all such numbers. For example, independent claim 24 requires comparing the sequence of drawn bingo game numbers to the matrix of bingo game numbers of each of the tickets to determine at least one winning ticket and a winning sequence of drawn bingo numbers. Video segments corresponding to the winning sequence of drawn bingo numbers are drawn from a library and compiled into a bingo game video. This video is then transmitted for viewing by the players.

Graves et al. contains no such teaching and specifically does not compile a bingo game video or transmit the same.

Accordingly, Applicant requests that the rejections be withdrawn and the claims be allowed to issue.

Inasmuch as all outstanding issues have been addressed, it is respectfully submitted that the present application is in complete condition for issuance of a formal Notice of Allowance, an action to such effect is earnestly solicited. The Examiner is invited to telephone the undersigned at his convenience should only minor issues remain after consideration of this response in order to permit early resolution of the same or if he has any questions regarding this matter.

Respectfully submitted, DORITY & MANNING, ATTORNEYS AT LAW, P.A.

April 17, 2008

Date

Tim F. Williams

Registration No. 47,178

P. O. Box 1449

Greenville, South Carolina 29602-1449

Telephone:

(864) 271-1592

Facsimile:

(864) 233-7342